

1 HONORABLE RICHARD A. JONES  
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10 UNITED STATES DISTRICT COURT  
11 WESTERN DISTRICT OF WASHINGTON  
12 AT SEATTLE

13 MOBILIZATION FUNDING, LLC, a South  
14 Carolina limited liability company,

15 Plaintiff,

16 v.  
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18 HALVORSON CONSTRUCTION GROUP,  
19 LLC, a Washington limited liability company;  
20 and CEC ELECTRICAL CONTRACTING,  
21 LLC, a Washington limited liability company,

22 Defendants.

23 HALVORSON CONSTRUCTION GROUP,  
24 LLC, a Washington limited liability company,

25 Third Party Plaintiff,

26 v.  
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28 JOHN and JANE DOE CHASE, individually  
and the marital community comprised thereof,

Third Party Defendants.

NO. 2:18-CV-01412-RAJ

ORDER GRANTING DEFAULT  
JUDGMENT AGAINST  
DEFENDANT HALVORSON  
CONSTRUCTION GROUP, LLC

This matter comes before the Court on Plaintiff's Amended Motion for Default

ORDER – 1

1 Judgment. Dkt. # 42. On September 14, 2021, the Court denied Plaintiff's motion for  
2 default judgment without prejudice for refiling within 30 days. Dkt. # 41. Although the  
3 Court found good cause to grant Plaintiff's motion, Plaintiff failed to provide sufficient  
4 evidence to support its calculation of \$911,348.36 in requested damages. Dkt. # 41 at 6-  
5 9. Pursuant to the Federal Rules of Civil Procedure, a plaintiff seeking default judgment  
6 must submit evidence supporting the claims for a particular sum of damages. *See* Fed. R.  
7 Civ. P. 55(b)(2)(B); *Dr. JKL Ltd. v. HPC IT Educ. Ctr.*, 749 F. Supp. 2d 1038, 1046  
8 (N.D. Cal. 2010) (holding that “[a] plaintiff must . . . prove all damages sought in the  
9 complaint”).

10 Plaintiff has timely refiled its motion with a supplemental declaration providing  
11 evidence supporting the calculation of damages. Dkt. ## 42-43. The Court  
12 reincorporates its analysis and findings from its prior order, Dkt. # 41, here. Having  
13 reviewed the supplemental declaration and finding sufficient evidence supporting the sum  
14 of damages requested, the Court **GRANTS** Plaintiff's amended motion for default  
15 judgment, Dkt. # 42, and **ORDERS** that judgment is entered against Defendant  
16 Halvorson Construction Group, LLC for damages in the amount of \$911,348.36.  
17 Plaintiff is entitled to prejudgment interest calculated from July 3, 2018 to the date of  
18 entry of judgment at the appropriate statutory rate. The Court directs Plaintiff to submit  
19 its calculation of the prejudgment interest within seven (7) days of the date of this Order.  
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21 Dated this 28th day of September, 2021.

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24 The Honorable Richard A. Jones  
25 United States District Judge  
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